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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/931,798	08/17/2001	Tatsuya Wakahara	SONYJP 3.0-202	3632
530 LERNER DAY	7590 03/07/2007 VID LITTENBERG	EXAMINER		
LERNER, DAVID, LITTENBERG, KRUMHOLZ & MENTLIK			VAN HANDEL, MICHAEL P	
600 SOUTH AVENUE WEST WESTFIELD, NJ 07090			ART UNIT	PAPER NUMBER
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CHORTENED STATISTOR	RY PERIOD OF RESPONSE	MAIL DATE	DELIVER	V MODE
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)		
Office Action Summary		09/931,798	WAKAHARA, TATSUYA		
		Examiner	Art Unit		
		Michael Van Handel	2623		
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
<ol> <li>Responsive to communication(s) filed on <u>01 December 2006</u>.</li> <li>This action is FINAL. 2b) This action is non-final.</li> <li>Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i>, 1935 C.D. 11, 453 O.G. 213.</li> </ol>					
Disposition of Claims					
5)	Claim(s) 1-30 is/are pending in the application.  a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed.  Claim(s) 1-30 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/or are subject to restriction and/or are specification is objected to by the Examiner the drawing(s) filed on is/are: a) access applicant may not request that any objection to the or Replacement drawing sheet(s) including the correction to each or declaration is objected to by the Examiner than the content of the order of the	vn from consideration.  r election requirement.  r.  epted or b) □ objected to by the Edrawing(s) be held in abeyance. See ion is required if the drawing(s) is objected to by the edition is the editio	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119  12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.					
2) Notice 3) Informa	s) of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate		

# **DETAILED ACTION**

### Response to Amendment

1. This action is responsive to an amendment filed 12/01/2006. Claims 1-30 are pending. Claims 1-3, 6, 8, 11, and 13 are amended. Claims 16-30 are new.

#### Response to Arguments

1. Applicant's arguments regarding claims 1, 6, and 11, filed 12/01/2006, have been fully considered, but they are not persuasive.

Regarding claims 1, 6, and 11, the applicant argues that Panasonic Model No. PV-SS2710 Operating Instructions (hereinafter Panasonic) does not disclose in which the cursor is movable to a representation of a desired program, and in which the representations of the programs are displayable on a first portion of the display and in which information of a respective program at which the cursor is located is displayable on a second portion of the display which is different from the first portion. The examiner respectfully disagrees. Panasonic discloses pressing up, down, left, or right arrow keys to move around a Channel Guide to highlight a show (p. 20, Viewing Live Television 3; p. 24, Selecting a Show 2; & p. 25, Recording a Show That Is Currently Being Viewed 2 & Recording a Single Upcoming Show 2). Panasonic further discloses that Program Information is located in a different portion of the screen than the Shows, and that as the user moves around the guide, the Program Information changes to correspond to the show that the user has highlighted (p. 24, Selecting a Show 2 & Channel Guide Screen). Thus, the examiner maintains that Panasonic meets the limitations of

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"in which the cursor is movable to a representation of a desired program, and in which the representations of the programs are displayable on a first portion of the display and in which the information of a respective program at which the cursor is located is displayable on a second portion of the display which is different from the first portion," as currently claimed.

# Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 2. Claims 1-3, 5-8, 10-13, 15-30 are rejected under 35 U.S.C. 102(a) as being anticipated by Panasonic.

Referring to claims 1, 6, and 11, Panasonic discloses an information processing device/method/recording medium (TV/Hard Disk Recorder Combination - see Cover Page) for displaying an electronic programming guide, comprising:

- a display controller (inherent to TV/Hard Disk Recorder Combination in order to respond to commands from the remote control); and
- a display being operable to have displayed thereon in response to a control signal from said display controller a cursor and representations of programs for a plurality of channels having a plural number of past programs each of whose broadcast time is prior to a present time, a plural number of present programs each of whose broadcast time contains said present time, and a plural number of future programs each of

whose broadcast time is subsequent to said present time, said representation of each of said plural number of past programs currently in the display being in a first color, said representation of each of said plural number of present programs currently in the display being in a second color different from said first color, and said representation of each of said plural number of future programs currently in the display being in a third color different from said first and second colors (p. 24 Channel Guide Screen), in which the cursor is movable to a representation of a desired program (p. 24, Selecting a Show), and in which the representations of the programs are displayable on a first portion of the display and in which information of a respective program at which the cursor is located is displayable on a second portion of the display which is different from the first portion (the examiner notes that the Program Information is located in a different portion of the screen than the Shows, and that as the user moves around the guide, the Program Information changes to correspond to the show that the user has highlighted)(p. 24, Selecting a Show 2 & Channel Guide Screen).

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Referring to claims 2, 7, and 12, Panasonic discloses the information processing device/method/recording medium as claimed in claims 1, 6, and 11, respectively, further including means for enabling a user to select a program (remote control)(p. 25 Recording a Show That is Currently Being Viewed & Recording a Single Upcoming Show), and in which a respective representation of said selected program is displayable in a fourth color different from said first, second, and third colors (the examiner notes that upon selecting a program for recording, a solid red dot is placed next to the show that was selected)(p. 25, Recording a Single Upcoming Show 2).

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Referring to claims 3, 8, and 13, Panasonic discloses the information processing device/method/recording medium as claimed in claims 2, 7, and 12, respectively, in which the enabling means enables the user to place said cursor on said respective representation of said selected program (p. 24, Selecting a Show 2 & p. 25, Recording a Show That Is Currently Being Viewed 2 & Recording a Single Upcoming Show 2).

Referring to claims 5, 10, and 15, Panasonic discloses the information processing device/method/recording medium as claimed in claims 1, 6, and 11, respectively, wherein said display always includes a latest electronic program guide containing said present time (the examiner notes that the current time is displayed in the upper right hand corner of the Channel Guide Screen and that the Channel Guide lists seven days of up-to-date listings for all the TV channels the user receives)(p. 19, Channel Guide & p. 24, Channel Guide Screen & NOTE).

Referring to claims 16, 21, and 26, Panasonic discloses the information processing device/method/recording medium as claimed in claims 1, 6, and 11, respectively, in which the representation of the past, present, and future programs are displayable on the display with respect to time (the examiner notes that Past Shows are displayed in gray, Current Shows are displayed in light blue, and Later Shows are displayed in dark blue)(p. 24, Channel Guide Screen) and in which the representations are shifted after a predetermined period of time (the examiner notes that when a show is past it is displayed in gray rather than light blue. When a future show becomes current, it is displayed in light blue rather than dark blue. The user can go back within the Channel Guide to see what programs have aired in the last 24 hours)(p. 24, Selecting a Show & Channel Guide Screen).

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Referring to claims 19, 24, and 29, Panasonic discloses the information processing device/method/recording medium as claimed in claims 2, 7, and 12, respectively, further comprising means for displaying a content of the selected program when the selected program is a future program (the examiner notes that the Channel Guide Screen shows Program Information about the Later Show Cheers)(p. 24, Channel Guide Screen).

Referring to claims 20, 25, and 30, Panasonic discloses the information processing device/method/recording medium as claimed in claims 2, 7, and 12, respectively, further comprising means for switching to the selected program when the selected program is a present program (p. 20, Viewing Live Television 3).

Referring to claims 17, 18, 22, 23, 27, and 28, Panasonic discloses the information processing device as claimed in claims 2, 7, and 12, respectively, further comprising means for displaying a message to the user that the desired program can not be selected when the desired program is a past program (the examiner notes that Past Shows are displayed in blue to indicate to the user that the show is over. These shows can no longer be selected for viewing or recording, because they have already been aired.)(p. 24, Selecting a Show & Channel Guide Screen). Panasonic further discloses that the message is displayable only for a predetermined amount of time (the examiner notes that the user can go back 24 hours within the Channel Guide)(p. 24, Selecting a Show).

# Claim Rejections - 35 USC § 103

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 4, 9, and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Panasonic in view of Lemmons.

Referring to claims **4**, **9**, and **14**, Panasonic discloses the information processing device/method/recording medium as claimed in claims 1, 6, and 11, respectively. Panasonic does not disclose that the first, second and third colors are set according to the user's favorite colors. Lemmons discloses permitting a user to select colors to associate with programs or program attributes, such that the related programs are displayed in the user-specified colors within a by-time program listing (col. 5, 1. 45-52; col. 6, 1. 3-21, 33-50; col. 7, 1. 33-53; col. 9, 1. 44-50; & Figs. 5-7, 9, 10, 13). It would have been obvious to one of ordinary skill in the art at the time that the invention was made to modify the coloring of program listings of Panasonic to include permitting the user to select colors to associate with the program listings, such as that taught by Lemmons in order to provide a more sophisticated way in which a user may inform a program guide of the user's preferences, so that the program guide can more accurately highlight programming of the type the user likes (col. 1, 1. 56-59).

# Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

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MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Van Handel whose telephone number is 571-272-5968. The examiner can normally be reached on 8:00am-5:30pm Mon.-Fri..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chris Kelley can be reached on 571-272-7331. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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MVH

SCOTT E. BELIVEAU PRIMARY PATENT EXAMINER